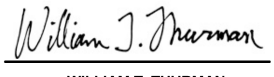
Case 14-29666 Doc 509 Filed 05/06/15 Entered 05/06/15 13:25:40 Desc Main Document Page 1 of 5

This order is SIGNED.

Dated: May 6, 2015





WILLIAM T. THURMAN U.S. Bankruptcy Judge

<u>e</u>eo

Prepared and Submitted By:

Annette W. Jarvis (Utah State Bar No. 01649)

Peggy Hunt (Utah State Bar No. 06060)

Michael F. Thomson (Utah State Bar No. 09707)

Jeffrey M. Armington (Utah State Bar No. 14050)

DORSEY & WHITNEY LLP

136 South Main Street, Suite 1000 Salt Lake City, UT 84101-1685 Telephone: (801) 933-7360

Facsimile: (801) 933-7373

Email: jarvis.annette@dorsey.com

hunt.peggy@dorsey.com thomson.michael@dorsey.com armington.jeff@dorsey.com

Attorneys for Debtor Naartjie Custom Kids, Inc.

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF UTAH, CENTRAL DIVISION

In re: Case No. 14-29666

NAARTJIE CUSTOM KIDS, INC., Chapter 11

Debtor. Judge William T. Thurman

ORDER GRANTING DEBTOR'S SECOND MOTION FOR AN EXTENSION OF EXCLUSIVE PERIODS TO FILE A CHAPTER 11 PLAN AND SOLICIT ACCEPTANCES THERETO PURSUANT TO 11 U.S.C. § 1121(D)

Upon the second Motion of the Debtor in the above-captioned Chapter 11 Case seeking, pursuant to Section 1121(d) of title 11 of the United States Code, 11 U.S.C. §§ 101 et seq. (the "Bankruptcy Code") and Rule 9006 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), and the Local Rules of this Court, for entry of an Order extending by sixty (60) days: (a) the time period in which the Debtor has the exclusive right to file a chapter 11 plan (the "Exclusive Filing Period"); and (b) the time period in which the Debtor has the exclusive right to solicit acceptances of a chapter 11 plan (the "Exclusive Solicitation Period"); and the Court having determined that the relief sought in the Motion is in the best interest of the Debtor, its estate and creditors, and other parties-in-interest; and the Court having jurisdiction to consider the Motion and the relief requested therein; and venue being proper before the Court pursuant to 28 U.S.C. §§ 1408 and 1409; and consideration of the Motion and the relief requested therein being a core proceeding pursuant to 28 U.S.C. § 157(b); and it appearing that proper and adequate notice of the Motion and of the hearing on the Motion has been given as demonstrated by the Notice of Hearing [Docket No. 464] and the Certificate of Service for the Notice of Hearing [Docket No. 468], and that no other or further notice is necessary; and no objections to the Motion having been asserted; and a hearing having been held on the Motion on May 5, 2015, at which time the Court entered its findings of fact and conclusions of law on the record, which findings and conclusions are incorporated herein by reference, it is hereby **ORDERED**, **ADJUDGED**, **AND DECREED THAT**:

- 1. The Motion is **GRANTED**;
- 2. The Exclusive Filing Period is **EXTENDED** through and including June 9, 2015;
- 3. The Exclusive Solicitation Period is **EXTENDED** through and including August 10, 2015; and

Docket No. 463. Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to them in the Motion.

Case 14-29666 Doc 509 Filed 05/06/15 Entered 05/06/15 13:25:40 Desc Main Document Page 3 of 5

	4.	The Court retains exclusive jurisdiction with respect to all matters arising from or
related to the implementation of this Order.		
		End of Order

DESIGNATION OF PARTIES TO BE SERVED

Service of the foregoing Order shall be served to the parties in the manner designated below:

By Electronic Service: I certify that the parties of record in this case, as identified below, are registered CM/ECF users in this bankruptcy case.

- Jeffrey M Armington armington.jeff@dorsey.com
- Darwin H. Bingham dbingham@scalleyreading.net, cat@scalleyreading.net
- Dustin P. Branch dustin.branch@kattenlaw.com, donna.carolo@kattenlaw.com;lora.anderson@kattenlaw.com
- Mona Lyman Burton mburton@hollandhart.com, ckelly@hollandhart.com;intaketeam@hollandhart.com;slclitdocket@hollandhart.com
- Kenneth L. Cannon kcannon@djplaw.com, khughes@djplaw.com
- Andrew S. Conway Aconway@taubman.com
- J. Gregory Hardman ghardman@snowjensen.com
- Tyler M. Hawkins hawkinst@ballardspahr.com, saltlakedocketclerk@ballardspahr.com;brownld@ballardspahr.com
- Annette W. Jarvis jarvis.annette@dorsey.com, smith.ron@dorsey.com;slc.lit@dorsey.com;brown.patricia@dorsey.com
- Michael R. Johnson mjohnson@rqn.com, dburton@rqn.com;docket@rqn.com
- Teddy M. Kapur tkapur@pszjlaw.com
- Peter J. Kuhn tr Peter.J.Kuhn@usdoj.gov, James.Gee@usdoj.gov;Lindsey.Huston@usdoj.gov;Suzanne.Verhaal@usdoj.gov
- Bria E LaSalle Mertens blmertens@stoel.com, docketclerk@stoel.com
- Frank A. Merola fmerola@stroock.com, cgabriel@stroock.com;morozco@stroock.com;mmagzamen@stroock.com;ssiegel@stroo ck.com;dmohamed@stroock.com
- John T. Morgan tr john.t.morgan@usdoj.gov, James.Gee@usdoj.gov;Lindsey.Huston@usdoj.gov;Suzanne.Verhaal@usdoj.gov
- David L. Pollack pollack@ballardspahr.com
- Jeffrey N. Pomerantz jpomerantz@pszjlaw.com
- Robert S. Prince rprince@kmclaw.com, squilter@kmclaw.com
- Brian M. Rothschild brothschild@parsonsbehle.com, ecf@parsonsbehle.com
- Bradford J. Sandler bsandler@pszjlaw.com
- Engels Tejeda ejtejeda@hollandhart.com, tjones@hollandhart.com,slclitdocket@hollandhart.com,intaketeam@hollandhart.com
- Michael F. Thomson thomson.michael@dorsey.com, montoya.michelle@dorsey.com;koontz.jennifer@dorsey.com
- United States Trustee USTPRegion19.SK.ECF@usdoj.gov
- Gale K. x6Francis <u>txbk13@utah.gov</u>

Case 14-29666 Doc 509 Filed 05/06/15 Entered 05/06/15 13:25:40 Desc Main Document Page 5 of 5

By U.S. Mail – In addition to the parties of record receiving notice through the CM/ECF system, the following parties should be served notice: None.